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14m 403[RML)

Establishing Trust

Honorable and Respected Judge Robert M. Levy United States District Court 225 Cadman Plaza East Brooklyw INY 11201 M CLEIKS OFFICE
US DISTRICT COURT E.D.N.Y.

APR 13 2015

BROOKLYN OFFICE

Dear Respected Judge Levy, I am writing to thank you tok your time yesterday to address my motion although busy with a jury selection. I hope that all went well for you, I always keep you in my prayers as you already know.

I have been thinking a lot about our conferences and meetings and Remembered what you told me back in November that perhaps, my trust issues may affect my attorned client relationship. In all Reality, you are right, I will state your advice more seriously and share with you my were state of mind.

Hesterday, you stated that you didn't know how to handle the immigration matter and I said in response, that I had a Backup plan / strategy in case it wasn't handled. Well, It is a fact, for I have been studying the Immigration & Nationality Act & U.S. C. A. & 1227 in Reference to my 6+4 Amendment 2; but, Due Process and Rishts as an Alien" on America Soil.

See Case 1:14-mj-004/19/MIZ MODUMENT 11 Filed 04/21/15 Page 2 of 3 PageID #: 852 Whom deportation was vacated and Retensed from Prison on a psychiatric outpatient program. There is a one year Rule which applies to me until April 29th for my Arrest was April 29# 2014 and my one year s expiring shortly, for that is how long I have been in Federal Custody. There, I have an urgency to May 17 and our conference on May 19, To insure preserving and honoring my due process Risht, and well and I Amendment Right. See Sakaw Iws nd Fong Hawai Tan v Phelan, I will share with Uldr. Colson the procedure which in be Ruted on a motion in criminal court proceedings val 71. - not Require the intervention of an immigration Protect Aliens" such as myself from Due process (viola) lations, 6+4 Amendment Right Violations & illegal deportation,
Thornare, to Regularity incur in criminal proceedings. Furthermore, have also submitted here the motion I advised would file yesterday, pertaining my assets, that is motion to suppress evidence Rule 41 (7). Upon e review, she will also fike that motion. Please en he returns From vacation. I am also filing of Motion Rule 41 (g)

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Want to apologize if I seemed or appeared to be eitner intolerent l'impatient please unclerstand I was Recently victim of perjury by AUSH Leren per exhibit y Supp. fited gesterday, Besides, all I have already endured. I am trying to keep my poise and Remain patient however, I believe that by the information I have supplied, you can acknowledge the degree of the severity of my concerns, I have advised the inspector General of Dat, Loretta Lyuch and will also advise the white house shortly of this For it is a creime, a serious eneme, perjury is Prosecutable and I want Justice in every possible Shape and form, Mr. Nasson is not the one who committed the offense however, he is Representing the Government whom is Responsible For the numerous. ritiation of my Rishts which I intend to earn justice In light of This, I apologize For anything I may ave said that may have not expressed my gratified owards your compassion and diplomacy For surely you have hown great ethics which I will always acknowledge, esords Ms. Doris Henriette Yembe. God Bless you "